Page 1

l in this info	rmation to identify	your case:				
L	.atonya	D	Griggs			
	irst Name	Middle Name	Last Name			
						this is an amended
btor 2 ouse, if filing) Fi	irst Name	Middle Name	Last Namo			l list below the of the plan that ha
		Northorn	Ohio		been cha	
ted States Bar	nkruptcy Court for the:	Northern	District of Ohio (State)			
se number	23-					
known)						
				_		
Official F	Form 113					
						12/17
napte	er 13 Plan					
Part 1:	Notices —————					
o Debtors:	This form sets o	out options that m	ay be appropriate in some case	es, but the presence of an op	tion on the forn	n does not
	indicate that the	option is appropr	riate in your circumstances or t d judicial rutings may not be co	that it is permissible in your Infirmable.	juaiciai aistrict.	Plans that
	In the following n	otice to creditors v	are that about each hav that ann			
	III tile lollowing it	once to creation, y	ou must check each box that app	iles.		
o Creditors:					i.	
o Creditors:	: Your rights may	be affected by the	is plan. Your claim may be redu	uced, modified, or eliminated		o not
o Creditors:	: Your rights may You should read have an attorney	be affected by the this plan carefully a you may wish to c	is plan. Your claim may be redu and discuss it with your attomey if consult one.	uced, modified, or eliminated fyou have one in this bankrupt	tcy case. If you d	
o Creditors:	Your rights may You should read have an attorney	y be affected by the this plan carefully a tyou may wish to co	is plan. Your claim may be redu and discuss it with your attomey if consult one. If your claim or any provision of th	uced, modified, or eliminated f you have one in this bankrupt tis plan, you or your attomey m	tcy case. If you d	tion to
o Creditors:	Your rights may You should read have an attorney If you oppose the confirmation at le	this plan carefully a this plan carefully a to you may wish to do plan's treatment of the plan's treatment of the plan's treatment of	is plan. Your claim may be reducted and discuss it with your attorney if consult one. If your claim or any provision of the hearing on coronfirm this plan without further no	uced, modified, or eliminated fyou have one in this bankrupt is plan, you or your attorney multimation, unless otherwise or tice if no objection to confirma	tcy case. If you d nust file an object dered by the Bar tion is filed. See	tion to
o Creditors:	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Banki Bankruptcy Rule	this plan carefully a this plan carefully a typou may wish to co plan's treatment of east 7 days before to ruptcy Court may co 3015. In addition,	is plan. Your claim may be reducted and discuss it with your attorney if consult one. If your claim or any provision of the hearing on coronfirm this plan without further no you may need to file a timely proo	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney monitimation, unless otherwise or tice if no objection to confirmat of of claim in order to be paid u	nust file an object dered by the Bar tion is filed. See nder any plan.	tion to nkruptcy
o Creditors:	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Banks Bankruptcy Rule	this plan carefully a this plan carefully a ty you may wish to de plan's treatment of east 7 days before to ruptcy Court may co 3015. In addition, you	is plan. Your claim may be reducted and discuss it with your attorney if consult one. If your claim or any provision of the heate set for the hearing on coronfirm this plan without further no you may need to file a timely producticular importance. Debtors mus	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney material in the part of the interest of confirmation of claim in order to be paid unto the confirmation of claim in order to be paid unto the check one box on each line	nust file an object dered by the Bar tion is filed. See nder any plan.	tion to nkruptcy er or not the plan
o Creditors.	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Banki Bankruptcy Rule The following ma includes each of	this plan carefully a this plan carefully a ty you may wish to de plan's treatment of east 7 days before to ruptcy Court may co 3015. In addition, you	is plan. Your claim may be reducted discuss it with your attorney if consult one. If your claim or any provision of the date set for the hearing on coronfirm this plan without further no you may need to file a timely proorticular importance. Debtors musters. If an item is checked as "A	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney material in the part of the interest of confirmation of claim in order to be paid unto the confirmation of claim in order to be paid unto the check one box on each line	nust file an object dered by the Bar tion is filed. See nder any plan.	tion to nkruptcy er or not the plan
	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Bank Bankruptcy Rule The following ma includes each o be ineffective if	this plan carefully a this plan carefully a to you may wish to dean a plan's treatment of the plan's treatment of the plan's treatment of the plan's treatment of the plant of particular of the plant of the fact out later in the	is plan. Your claim may be reducted and discuss it with your attorney if consult one. If your claim or any provision of the date set for the hearing on coronfirm this plan without further no you may need to file a timely proorticular importance. Debtors must ms. If an item is checked as "Neeplan.	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney material in the plan, you or your attorney material in the confirmation, unless otherwise or tice if no objection to confirmation of claim in order to be paid until the check one box on each line to the line luded" or if both boxed	nust file an object dered by the Bar tion is filed. See nder any plan. e to state wheth is are checked,	tion to hkruptcy er or not the plan the provision will
1.1 A lin	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Bank Bankruptcy Rule The following ma includes each of be ineffective if	this plan carefully a this plan carefully a typou may wish to death of the plan's treatment of the plan's treatment of the plan's treatment of the plan's treatment of the following items and the plant of a secured claim.	is plan. Your claim may be reducted and discuss it with your attorney if consult one. If your claim or any provision of the date set for the hearing on coronfirm this plan without further no you may need to file a timely proof ticular importance. Debtors must ms. If an item is checked as "he plan. If you have the plan is checked as "he plan.	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney material in the plan, you or your attorney material in the confirmation, unless otherwise or tice if no objection to confirmation of claim in order to be paid until the check one box on each line to the line luded" or if both boxed	nust file an object dered by the Bar tion is filed. See nder any plan.	tion to nkruptcy er or not the plan
1.1 A lin	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Banke Bankruptcy Rule The following ma includes each of be ineffective if mit on the amount of	this plan carefully a you may wish to come plan's treatment of east 7 days before the truptcy Court may come and the following ite is set out later in the contract of a secured claim at all to the secured.	is plan. Your claim may be reducted discuss it with your attorney if consult one. If your claim or any provision of the date set for the hearing on corpornium this plan without further no you may need to file a timely proorticular importance. Debtors must ms. If an item is checked as "Ne plan. If set out in Section 3.2, which is used creditor	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney must represent the interest of the representation of claim in order to be paid until the check one box on each line wot included" or if both boxed may result in a partial	nust file an object dered by the Bartion is filed. See nder any plan. e to state wheth is are checked, it included	tion to hkruptcy er or not the plan the provision will Not included
1.1 A lin payr	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Bank Bankruptcy Rule The following ma includes each of be ineffective if mit on the amount ment or no paymer	this plan carefully a you may wish to come plan's treatment of east 7 days before the truptcy Court may come and the following ite is set out later in the contract of a secured claim at all to the secured.	is plan. Your claim may be reducted and discuss it with your attorney if consult one. If your claim or any provision of the date set for the hearing on coronfirm this plan without further no you may need to file a timely proof ticular importance. Debtors must ms. If an item is checked as "he plan. If you have the plan is checked as "he plan.	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney must represent the interest of the representation of claim in order to be paid until the check one box on each line wot included" or if both boxed may result in a partial	nust file an object dered by the Bar tion is filed. See nder any plan. e to state wheth is are checked,	tion to hkruptcy er or not the plan the provision will
1.1 A lin payr 1.2 Avoi	Your rights may You should read have an attorney If you oppose the confirmation at le Court. The Banke Bankruptcy Rule The following ma includes each of be ineffective if mit on the amount of	this plan carefully a you may wish to come plan's treatment of east 7 days before the truptcy Court may come and the following ite is set out later in the coff a secured claim at all to the security is attended to the security of the following ite is a secured claim at all to the security is attended to the s	is plan. Your claim may be reducted and discuss it with your attorney if consult one. If your claim or any provision of the heate set for the hearing on coronfirm this plan without further no you may need to file a timely proorticular importance. Debtors must ms. If an item is checked as "Ne plan. If you have the plan item is checked as "Ne plan. If you have the plan item is checked as "Ne plan. If you have the plan item is checked as "Ne plan. If you have the plan item is checked as "Ne plan.	uced, modified, or eliminated you have one in this bankrupt is plan, you or your attorney must represent the interest of the representation of claim in order to be paid until the check one box on each line wot included" or if both boxed may result in a partial	nust file an object dered by the Bartion is filed. See nder any plan. e to state wheth is are checked, it included	tion to hkruptcy er or not the plan the provision will Not included

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Chapter 13 Plan

Official Form 113

	r Latonya	D	Griggs	Case number 23-	
					23-10663
2.2	Regular payments	to the trustee will I	pe made from future income in the	following manner:	
	Check all that apply				
	_	. , .	uant to a payroll deduction order.		
	` ,	make payments direc	•		
	☐ Other (specify	method of payment):			
2.3	Income tax refund	ls.			
	Check one.				
		•	refunds received during the plan ten		
			h a copy of each income tax return fil ax refunds received during the plan to	ed during the plan term within 14 days of f erm.	iling the return and will
	• •	treat income tax refur			
	Pursuant to	confirmation orde	г		
2.4	Additional payme	nts.			
	Check one.				
	_	e" is checked, the res	t of § 2.4 need not be completed or r	eproduced.	
		make additional payn		ces, as specified below. Describe the sour	ce, estimated amount,
o e	The total amount	of actimated naume	onte to the trustee provided for in 8	\$21 and 24 is \$ 200,483.25	
2.5	The total amount	of estimated payme	nts to the trustee provided for in §	§ 2.1 and 2.4 is \$	
		of estimated payme		§ 2.1 and 2.4 is \$	
Part	Treatmen		ims	§ 2.1 and 2.4 is \$	
Part	Maintenance of pa	ayments and cure o	f default, if any.		
2.5 Part	Maintenance of particle Check one. None. If "None.	ayments and cure o	ims f default, if any. It of § 3.1 need not be completed or r		

Name of creditor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Interest arrearaç (if applic	3 0	Monthly plan payment on arrearage	Estimated total payments by trustee
HSBC Bank USA	2430 N Taylor Rd Cleveland His	s 1,104.05	\$ 28,769.33	0	_%	_{\$} 479.49	\$ <u>95,012.33</u>
		Disbursed by: Trustee Debtor(s)					
Wilmington Savings Fund	4189 Wyncole Rd South Euclid	\$_393.58_ Disbursed by: Trustee Debtor(s)	<u>\$_0</u>	0	_%	<u>\$</u>	\$ <u>0</u>

Insert additional claims as needed.

								-1066
Request for valuation of					ndersecured c	laims. Che	∌ck one.	
None. If "None" is ch								
The remainder of the	is paragraph will be ef	fective only if	the applicat	ole box in Part 1 of	f this plan is cl	hecked.		
listed below, the deb claim. For secured of claim filed in accord-	st that the court determing tons) state that the valuations of governmental transce with the Bankrupto till be paid in full with interess.	ue of the secure units, unless oth cy Rules control	ed claim shou nerwise order s over any c	uld be as set out in red by the court, the ontrary amount liste	the column hea e value of a sec	ided <i>Amou</i> cured claim	nt of secured listed in a pro	oof of
plan. If the amount of as an unsecured cla	llowed claim that excee of a creditor's secured c im under Part 5 of this p ols over any contrary an	laim is listed be plan. Unless oth	low as havin erwise orde	g no value, the cree red by the court, the	ditor's allowed o	claim will be	e treated in its	s entirety
	aim listed below as havi ne estate(s) until the ear		column head	ded Amount of sect	<i>ured claim</i> will r	etain the lie	en on the prop	perty interest
	underlying debt determ							
(b) discharge of th	e underlying debt under	11 U.S.C. § 13	328, at which	time the lien will te	rminate and be	released b	by the creditor	r.
Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated of monthly payments
Cuyahoga Treasurer	27,918.38 \$	15812 Northwood Ave Maple Heights	76,600.00 \$	<u>\$_0</u>	27,918.38	12_%	621.03 \$	37,261.74 \$
Cuyahoga Treasurer	16,532.60 \$	4169 Wyncote RD South Euclid,	94,900.00	107,560.00 \$	16,532.60 \$	12 %	367.76 \$	22,065.60 \$
Check one. None. If "None" is c	hecked, the rest of § 3.	3 need not be c	ompleted or	reproduced.				
☐ The claims listed be								
personal use of	910 days before the pet the debtor(s), or							ea for the
* *	1 year of the petition da							
directly by the debto	paid in full under the pl r(s), as specified below. Bankruptcy Rule 3002(stated below are control	. Unless otherwic) controls over	rise ordered r any contrar	by the court, the cla y amount listed belo	aim amount stat ow. In the abse	ted on a pr ence of a c	oof of claim fi ontrary timely	iled before the filed proof of
Name of creditor		Collateral		Amount of clain		Monthly pl payment		ated total ents by truste
				\$	%	\$	\$	
				· ·		Disbursed	by:	
						☐ Trusted☐ Debtor		
				\$	%	\$ Disbursed	\$ by:	
						☐ Truste☐ Debtor	e	

Griggs

Debtor Latonya

Case number 23-

Official Form 113 Chapter 13 Plan Page 3

Insert additional claims as needed.

Debtor Latonya	D	Griggs	Case number _	23-
3.4 Lien avoidance.				23-10663
Check one.				
		st of § 3.4 need not be completed or reprod ill be effective only if the applicable box		checked.
debtor(s) wo securing a cl amount of the amount, if an	uld have been entitled aim listed below will b e judicial lien or secur ly, of the judicial lien o	y, nonpurchase money security interests se I under 11 U.S.C. § 522(b). Unless otherwis e avoided to the extent that it impairs such ity interest that is avoided will be treated as or security interest that is not avoided will be B(d). If more than one lien is to be avoided	se ordered by the court, a exemptions upon entry of an unsecured claim in F a paid in full as a secured	a judicial lien or security interest of the order confirming the plan. The Part 5 to the extent allowed. The d claim under the plan. See 11 U.S.C.
Informatio	n regarding judicial	Calculation of lien avoidance		Treatment of remaining
lien or sec	urity interest			secured claim
Name of cro	editor	a. Amount of lien	\$_5,000.00	Amount of secured claim after avoidance (line a minus line f)
Foundation I	Finance Company	b. Amount of all other liens	\$ <u>159,284.52</u>	\$
Collateral		c. Value of claimed exemptions	+ \$ 145,425.00	Interest rate (if applicable)
2430 N.Taylo	r Rd Cleveland Hts	d. Total of adding lines a, b, and c	\$_309,709.52	%
judgment da	ication (such as ate, date of lien ook and page number)	e. Value of debtor(s)' interest in property	- <u>\$</u> 109,800.00	Monthly payment on secured claim
AFN: 20	1608039005	f. Subtract line e from line d.	\$_199,909.52	Estimated total payments on secured claim
		Extent of exemption impairment		
		(Check applicable box):		
		Line f is equal to or greater than li	ne a.	
		The entire lien is avoided. (Do not co	omplete the next column.)	
		Line f is less than line a.		
		A portion of the lien is avoided. (Con	nplete the next column.)	
Insert additiona	l claims as needed.			
3.5 Surrender of colla	ateral.			
Check one.	ne" is checked the re-	st of § 3.5 need not be completed or reprod	luced	
		-		deline. The debte deline
upon confirm	ation of this plan the	each creditor listed below the collateral tha stay under 11 U.S.C. § 362(a) be terminate allowed unsecured claim resulting from the	d as to the collateral only	y and that the stay under § 1301

Name of creditor

Insert additional claims as needed.

Official Form 113 Chapter 13 Plan Page 4

Collateral

Trustee's fees and all allowed priority of postpetition interest. 2 Trustee's fees Trustee's fees are governed by statute during the plan term, they are estimated. 3 Attorney's fees	claims, including domestic support obligates and may change during the course of the same of the course of the cou	ntions other than those treated in § 4.5, where $\frac{6.0}{}$	23-10663 will be paid in full without
1 General Trustee's fees and all allowed priority of postpetition interest. 2 Trustee's fees Trustee's fees are governed by statute during the plan term, they are estimated. 3 Attorney's fees	claims, including domestic support obligates and may change during the course of the same of the course of the cou		
Trustee's fees and all allowed priority of postpetition interest. 2 Trustee's fees Trustee's fees are governed by statute during the plan term, they are estimated. 3 Attorney's fees	a and may change during the course of t		
Trustee's fees are governed by statute during the plan term, they are estimate. 3 Attorney's fees	and may change during the course of the detection of the	he case but are estimated to be 6.0	_% of plan payments; and
during the plan term, they are estimate 3 Attorney's fees	and may change during the course of the dot to total \$_9,620.38	he case but are estimated to be 6.0	% of plan payments; and
The balance of the fees owed to the a			
	ttorney for the debtor(s) is estimated to b	_{oe \$ 3,000.00}	
.4 Priority claims other than attorney's	s fees and those treated in § 4.5.		
Check one.			
	rest of § 4.4 need not be completed or re		
☐ The debtor(s) estimate the total	amount of other priority claims to be	·	
.5 Domestic support obligations assig	ned or owed to a governmental unit a	and paid less than full amount.	
Check one.			
	rest of § 4.5 need not be completed or re		
governmental unit and will be pa	I below are based on a domestic suppor aid less than the full amount of the claim be for a term of 60 months; see 11 U.S.	t obligation that has been assigned to or under 11 U.S.C. § 1322(a)(4). This plan C. § 1322(a)(4).	is owed to a o provision
	ing the state with the control of the		49.5
Name of creditor		Amoun	t of claim to be paid
		<u> </u>	
		<u> </u>	·
Insert additional claims as need	ed.		
art 5: Treatment of Nonpriority	/ Unsecured Claims		
arts. Housing of Resiptions			
i.1 Nonpriority unsecured claims not s	eparately classified.		
		paid, pro rata. If more than one option is	checked, the option
providing the largest payment will be of The sum of \$ 3000.00	месиче. Спеск <i>ан тасарру.</i>		
	t of these claims, an estimated payment	of & 3,000.00	
-	ursements have been made to all other	creditors provided for in this plan. vunsecured claims would be paid approx	cimately \$
Regardless of the options check	ked above, payments on allowed nonpric	prity unsecured claims will be made in at	least this amount.

Debtor	Latonya	D	Griggs	Cas	se number 23-	
						23-10663
5.2	laintenance of pa	nyments and cure of a	ny default on nonpriorit	y unsecured claims. Check	k one.	
	None. If "Non	e" is checked, the rest	of § 5.2 need not be comp	pleted or reproduced.		
	on which the debtor(s), as	last payment is due aft specified below. The cl	er the final plan payment. aim for the arrearage amo	ts and cure any default in pa These payments will be dist ount will be paid in full as spe stee rather than by the debto	oursed either by the trecified below and disl	rustee or directly by the
	Name of cre	editor	nen er ogsånnet et Stoffere ett store	Current installment payment	Amount of arre to be paid	arage Estimated total payments by trustee
				\$	\$	\$
				Disbursed by: Trustee Debtor(s)		
				\$	\$	\$
				Disbursed by: Trustee Debtor(s)		
	Insert addition	al claims as needed.				
		unsecured allowed cla		rately classified and will be tr	unt to be paid Inte	rest rate Estimated total pplicable) amount of
			1			payments
				\$ <u></u>		% \$
						% \$
	Insert additio	onal claims as needed.				
Part	6: Evecutor	y Contracts and Ui	sassa I barinyar			
rait	U. EXOCUTOR	, contracts and c.				
		ntracts and unexpired uses are rejected. Che		assumed and will be treat	ed as specified. All	other executory contracts
1	None. If "None"	is checked, the rest of	§ 6.1 need not be comple	eted or reproduced.		
	to any contrary		earage payments will be o	d either by the trustee or dire		

Debtor	Latonya	D	Griggs		Case nun	23-	<u></u>
	Name of creditor		Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
		<u> </u>		\$	\$		\$
				Debtor(s) S Disbursed by: Trustee Debtor(s)	\$		\$
	Insert additional contr	acts or leas	ses as needed.	a Debioi(s)			
Part '	7: Vesting of Pro	perty of 1	the Estate				
	roperty of the estate w		the debtor(s) upon				
•	plan confirmation.						
	entry of discharge.						
	Outer.						
Part	8: Nonstandard I	Plan Prov	isions				
	heck "None" or List N		d Plan Provisions rest of Part 8 need not be	completed or reproduce	əd.		
Under Officia	Bankruptcy Rule 3015(al Form or deviating from	c), nonstan it. Nonsta	dard provisions must be s andard provisions set out e	set forth below. A nonst elsewhere in this plan a	tandard provision re ineffective.	n is a provision not otherwis	se included in the
			effective only if there is a current. No funds to			essive/NPRTO to be to	reated
_						4189 Wyncote Road	
_ p	aid at rate of \$270.	.84 per n	nonth & 15212 North	wood to be paid a	t rate of \$237	7.88 by trustee. Debt	tor will
fi	le with the Court any	notice of c	hanges to ongong real	estate tax payments	. If the conduit	real property tax is incr	eased,
th	e Trustee can increase	the Plan Pa	yment and upload amend	ed wage order in an am	ount sufficient to	cover the increased tax an	nount.

	 BOT administrative res 	
Dehtor	Latonya	

Griggs

Case number 23-

23-10663

Part 9:

Signature(s):

9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

D

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

×

Signature of Debtor 1

Executed on 3/4/2023

X

Signature of Debtor 2

Executed on ___

MM / DD /YYYY

×

Signature of Attorney for Debtor(s)

Date

3/4/2023

MM / DD /YYYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Page 8

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$95,012.33
b.	Modified secured claims (Part 3, Section 3.2 total)		\$59,327.34
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		<u>\$</u>
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		<u>\$</u> 0
e.	Fees and priority claims (Part 4 total)		\$12,620.38
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		<u>\$</u> 0
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		<u>\$</u>
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		<u>\$</u> 0
j.	Nonstandard payments (Part 8, total)	+	\$30,523.20
-	Total of lines a through j		\$_200,483.25